

REMARKS

Claims 14-235 are pending. Claims 14-65 and 83-218 are considered allowable.

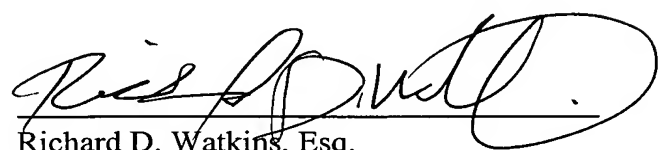
Applicants have amended claims 22, 30, 39, 47, 56, 64, 74, 82, 85 91, 99, 108, 116, 125, 133, 142, 150, 159, 167, 176, 184, 193, 201, 210, 218, 227, 235 to correct a typographical error. Claims 25, 42, 59, 77, 94, 111, 128, 145, 162, 179, 196, 213, and 230 have also been amended and continue to refer to the formulas described in the independent claims from which these claims depend. As such, the rejection of these claims under the second paragraph of 35 U.S.C. § 112 should be considered moot.

Claims 66-82 stand rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-17 of U.S. Patent No. 6,750,369. Applicants disagree with this rejection but submit a terminal disclaimer herewith to advance prosecution of the current application.

Claims 219-235 stand rejected as allegedly being anticipated under 35 U.S.C. § 102 JP 58150562 (CAPLUS abstract). Applicants have amended claim 219, support for which may be found throughout the specification, for example, in Tables 18A-21A on pages 91-97. No new matter has been added. As such, the rejection of claims 219-235 should be reconsidered and withdrawn.

Applicants believe that the foregoing constitutes a complete and full response to the Office Action of record. Applicants respectfully submit that this application is now in condition for allowance. Accordingly, an indication of allowability and a Notice of Allowance are respectfully requested.

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